<u>REMARKS</u>

Claims 2-22 and 24-44 are pending in the application.

Claims 2-22 and 24-44 have been rejected.

Claims 2 and 24 have been amended.

Double Patenting

Claims 2-22 and 24-44 stand rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-21 of U.S. Patent No. 7,287,041. The Office Action posits that, although the conflicting claims are not identical, these claims are not patentably distinct from corresponding ones thereof. While not conceding the point, but in the interests of economy of prosecution, Applicant has filed herewith a Terminal Disclaimer over U.S. Patent No. 7,287,041. Applicant respectfully submits that this rejection is overcome thereby.

Rejection of Claims under 35 U.S.C. §112

Claims 2-22 and 24-44 stand rejected under 35 U.S.C. §112, second paragraph, as purportedly being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The Office Action states that the basis of this rejection is that it is purportedly unclear as to the definition of claim elements "common objects" and "common data type elements." Applicants respectfully submit that the amendments to independent Claims 2 and 24 address this rejection. Support for these amendments can be found at least at paragraphs [0031] and [0043] of the originally-filed Application. Applicants therefore

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respectfully request the Examiner's reconsideration and withdrawal of the rejections to these claims and a indication of the allowability of same.

Rejection of Claims under 35 U.S.C. §102

Claims 2 and 24 stand rejected under 35 U.S.C. §102(e) as purportedly being anticipated by U.S. Patent No. 6,947,947 issued to Block et al. ("Block"). Applicants respectfully traverse this rejection.

Applicants respectfully submit that the rejections to the claims as presented in the present Final Office Action fail to address some of the amendments presented in the previous Response to Office Action. In particular, the Final Office Action provides no citation in Block that is purported to disclose or address the claimed second format being distinct from the first format. Further, the Final Office Action fails to provide any resolution to the issue raised by the previous Response that the cited sections of Block fail to provide any disclosure of the claimed "storing the first data and the second data in an intermediate format." The Final Office Action provides no substantive response at all to the discussions raised by the previous Response.

As an initial matter, Applicants respectfully submit that the particular parts of the cited references that the Examiner has relied upon have not been designated as nearly as practicable, and the pertinence of each reference has not been clearly explained, both as required by 37 C.F.R. § 1.104(c)(2). Nevertheless, Applicants have made every effort to respond to the rejections outlined in the Office Action.

As purported disclosure of the "receiving first data in a first format from a first source system" and "receiving second data in a second format from a second source system" limitations, the Office Action cites to the following section of Block:

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SAMPLE AMENDMENT FORMAT

Applicant Appl. No.

James Q. Inventor

Appl. I Filed XX/YYY,YYY April 19, 1999

Title

Griller

Grp./A.U.

1744

Examiner

John Doe

Docket No.

12345/JAS/R758

Honorable Commissioner for Patents Washington DC 20231

AMENDMENT

Sir:

In response to the Office action of October 10, 2000, please amend the above-identified application as follows:

In the Specification:

Please replace the paragraph beginning at page 5, line 15, with the following rewritten paragraph:

-- In this construction the electric heating elements are positioned directly beneath the iron grid bars and melted fat is carried off in grooves formed in the upper surfaces of the bars. --

In the claims:

Please cancel claim 6.

Please amend claim 7 as follows:

7. (Amended) A griller as claimed in claim 1 wherein the power consumption of the heater element is 1250 watts and the weight of the grill member is about 3.5 kg.

REMARKS/ARGUMENTS

Claims 1-5 and 7-10 remain in this application. Claim 6 has been canceled. Claim 7 has been amended.

The examiner has acknowledged that claims 1-5 and 7-10 are directed to allowable subject matter. Claim 6 has been canceled as being drawn to an embodiment no longer of interest to applicant. Claim 7 has now been amended to correct editorial errors and clear up any matters of form.

Claim 7 has been amended for the following reasons:

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	s a marked-up version of the changes made to the
"Version with markings to sho	urrent amendment. The attached page is captioned w changes made."
Applicant respectfully rec	quests that a timely Notice of Allowance be issued in this
case.	
	Respectfully submitted,
	SMITH, JONES & BROWN
	BY
	Jane B. Attorney
	Reg. No. 99,999
•	(101) 555 2345

VERSION WITH MARKINGS TO SHOW CHANGES MADE

In the specification:

Paragraph beginning at line 15 of page 5 has been amended as follows:

In this construction the electric heating elements are positioned directly beneath the iron grid bars and <u>melted</u> fat is carried off in grooves formed in the upper surfaces of the bars.

In the claims:

Claim 6 has been canceled.

Claim 7 has been amended as follows:

7. (Amended) A griller as claimed in claim 1 wherein the power consumption of the heater element is 1250 1600 watts and the weight of the grill member is about 3.5 kg.